Views of Mr. Webster.

It was on the 18th of May, 1843, when Mr. Web- make a wide difference in the aggregate. ster, having been dined and toasted by some friends repeal of the tariff of 1843. This had become a law less than a year previous. Even then he foresaw the public acknowledgement that stability could not be and the permanent prosperity of the country would not result from it.

you intend to do and stick to it."

of protection it affords to many articles. At this moment they would destroy the permanency of the system for the sake of increasing the protection.

permanency of the revenue system ! By such a of that city, to the North, for exhibition. They belong, I any circuit court, in session, by order entered on its minutes, "policy as shall combine the north and the south, the believe, to a Masonic Lodge; but, for many years, they the said district any indictment pending in the said circuit east and the west." Any system of revenue which were deposited in the Alexandria Museum, where they court, when the offence or offences therein charged may be should be equally favorable to the interests of the were always pointed out to visitors, with great pride, by cognizable by the said district court; and in like manner it different sections of the country, is the only one that the proprietor, himself a chronicle of the Revolution- shall be lawful for any district court to remit to the next could, with justice, combine them in its favor. This Major Montford. The relics consist of the mantle in term or session of the circuit court of the same district any is the first feature which it must possess, to secure which Washington was baptized, the bier on which he was indictment pending in the said district court; and such rethe general support of the people. If the system is carried to his grave, his Masonic regalia, and a number of mission shall carry with it all recognizances, processes, and unjust, illiberal, and unequal, they will surely reject autograph letters and papers. it. Permanency never can attach to it.

Well aware of these facts, Mr. Webster states in the condemnation of these things, and foremost in has long been an object of interest to visitors. his efforts to revive the old system so far as relates to A very interesting relic would be the pew-door of the moreover, in like manner, remit to the circuit court any in-

among which, Indian corn, tobacco, and flour are megro cause.

The monument of the "Mother of Washington," at a venue to be issued therefore. Branifed That nothing the several public and private acts of Congress, and of the several public acts of Congress and of the several public acts of Cong

and judicious."

necessary for a permanent revenue system. Now let from this speech :

upon the real principle of reciprocity, and I do not know that there is much difference in favor of either; it seems be, in any way, given to it. But the Bunker Hill Monutously run away with such ship or vessel, or any goods or wived and continued in force: Provided, That the Secretary ment, miserably managed as it was at first, was erected by to be fair, equal, and just. The trade between the United private munificence. States and British colonies, on the contrary, in the West In connection with this subject, I might mention that any pirate, every such person so offending shall be deemed the newspapers in the District of Columbia, and in each of Indies, is of quite a different character.

England, many wishes have been expressed, and the opinion has been strongly entertained in favor of an attempt to settle the duties by treaty or arrangement; I say, gentlement, the agreement of tariff duties by arrangement, and I use the term by design. The constitution of the United States of the United States of America, in Congress as sail convention. And the Attorney General shall be, and is one operation, except turning the heel by a second one; States leaves to Congress the great business of levying able to maintain in its pristine condition, an estate which about to abscord, and that his bail is insufficient, it shall and duties for the support of government. It seems especially to be made the duty of the House of Representatives to to be made the duty of the House of Representatives to originate all means of revenue, or which shall essentially and the committed to prison; and to that end, and the said clerk shall, before entering on such duties, severally take an oath for have been duty entered and the duties presented by this such person to give better security, or, for default thereof, to according to law at either of the ports of entry in the collection districts situated on the northern, northeastern, and before entering on such duties, severally take an oath for have been duty entered and the duties presented by this such person to give better security, or, for default thereof, to according to law at either of the ports of entry in the collection districts situated on the northern, northeastern, and before entering on such duties, severally take an oath for have been duty entered and the duties presented by this such person to give better security, or, for default thereof, to according to law at either of the ports of entry in the collection districts situated on the northern, northeastern, and before entering on such duties, severally take an oath for have been duty entered and the duties thereof, to according to law at either of the ports of entry in the collection districts situated on the northern, northeastern, and before entering on such duties, severally take an oath for have been duty entered and the duties presented by this such person to give better the duty entered and the duties thereof, to according to law at either of the person to give better the duty entered and the duties thereof, to according to law at either of the duty entered and the duty ent affect the revenue. There have been a few cases in which have been better than they were ever before known to be, ment, or a new warrant therefor may be issued by such north-western frontiers of the United States may be transtreaties have been entered into having the effect to limit and that the present proprietor is an industrious and ski ful judge or magistrate, setting forth the cause thereof.

SEC. 2. And be it further enacted, That the Attorney water to any port or ports from which merchandise may, General shall be, and he is hereby, authorized and empowered.

SEC. 7. And be it further enacted, That on the application water to any port or ports from which merchandise may, General shall be, and he is hereby, authorized and empowered. we came to an understanding with governments on the any of his predecessors, excepting the General. - Cor. of any attorney of the United States for any district, and under existing laws, be experted for benefit of drawback, and to make all needful rules and regulations, not contravening rates of duties, that understanding can only be affected by Journal of Commerce. of the Senate, according to the forms of the constitution; Pay due to deceased Officers and Solbecause, following the example of the government in what now exists, the arrangement between the United States and England touching the colonial trade is practically to give to an understanding between the two governments the force of law by ordinary acts of legislation.

" You all know that the present basis of trade between lation of the two countries. Remember that the Senate difficulty and delay, the following information is pub ished. United States to arrest such person and carry him before Sec. 1. Be it enacted by the Senate and House of Repreand House of Representatives have passed upon the terms of intercourse with the British colonies, and so have both

of Representatives, the great popular branch of the Legis. dead. lature, of its just authority. It is true a treaty is the law If the deceased had been married, then the following New York," passed July seventh, eighteen hundred and Sec 2. And be it further enacted, That the lands hereby of the land. It may repeal a law of Congress; but as the whole business of revenue and finance, of providing for whole business of revenue and finance, of providing for child or children, (if minors, the guardian;) third, the brothers and sisters of the line in the said act for that purpose designated to be as said improvements shall progress; that is, the said Terriwhole business of revenue and finance, of providing for father; fourth, the mother; fifth, the brothers and sisters tried at the term of said circuit court to be held at Canan-tory or State may sell so much of said lands as shall produce the House of Representatives, I am of opinion, and always collectively; and lastly, the heirs general. have been, that there should be no encroachment on the executive power by the Legislature—by the President and heir general, should the money be due to one of those the same is hereby repealed. And that in addition to the legislature—by the President and be transmitted by the said Secretary of State to the Secretary tant case, such as the treaty with France in regard to out. wines, and some others.

facturing interest is depressed; and so far as I am able to perceive, the agricultural interest of both north and south perceive, the agricultural interest of both north and south perceive, the agricultural interest of both north and south perceive, and that the deceased left no other brother, or sister, or general heir, and that the deceased left no other brother, or sister, or general heir, able at the time and place herein designated in lieu thereof, the same and place herein designated in lieu thereof, the same and provided always. That it shall not be competent for the same manner as if the same manner a is equally depressed. If I look at the price current in the nents shall make outh that they are disinterested. What is there in our condition, what is there in the inter- fact, must be annexed to said deposition.

the arrangement I have mentioned ? authority. It is not for me to assume to speak of senti- annexed, as above, or its absence accounted for. ments of persons abroad upon this subject. But it is true objects of the agreement which it is supposed may be order will require the signature of the claimant on its face, are within the di-trict in which the court is held, or within the United States, under the same regulations that writs of the office of the Secretary of State. favorable to the United States, I may mention the admis. before it will be paid. sion into England for consumption at lower rates of duty of several of our large agricultural products. It has been make important reductions in her duties on Tobacco. I is no collateral or ulterior object in it. The question, therefore, in the minds of English statesmen, as it seems to any other person, an order to that effect, endorsed upon therefore, in the minus of English statesmen, as it seems to me, can only be whether a reduction of the duty will some paper of the claim, properly attested, will be sufficient. of Alabama, are hereby transferred to the Supreme Court of Sec. 2. And he it further enact diminish the aggregate of revenue. We all know that it often increases this aggregate-and in regard to this article, are unnecessary. if a reduction of duty of one-half should augment importations one-half, it is clearly of equal benefit to the Eng-

"It is supposed, too, that the duty on rice may undergo a material and beneficial change. And this is an article as much depressed as any other. Then, again, is this Raymond, Mississippi, are congratulating themselves great product of our own in the United States-maize, or, from any quarter that England would be inclined to a phurous section of the country—all their wells smellfrom any quarter that England would be inclined to a ing as strongly of that mineral as an old gun barrel. and twenty-four, and east of the range line dividing ranges modification of her corn laws, preperly so called—I mean her duties on wheat and flour. But it has been suggested, We are happy to hear, says an exchange, that they four and five east, which he south of the Wabash liver, be, I know not with how much plausibility, and I beg it may are so amply supplied—there is nothing like becoming district, and all that tracked to the Fort Wayne land be received as merely a suggestion of my own, I have acclimated, in this world to our future destination ! heard it suggested that in regard to this article of wholeof the consumer at home, even if it were but a small sur- drunk in a cellar in Broad street.

plus, if it could be introduced at lower rates of duty, would

"I am aware, gentlemen, (and many of you know all in Baltimore, rose and made a speech proposing a this subject better than I do,) that this is an article of heavy freight; and yet it is brought from Maryland, and Virginia, and Carolina to Boston, and even to Maine. The fate which awaited it. His speech was in effect a question is whether it would not be worth while to entertain the purpose, to try the experiment of arranging with England for a diminution of the duty upon this article. expected for the principles adopted with that measure, In considering it, every body asks what is the quid pro quo? - what is the equivalent for this concession ! For what inducement may we hope that even this possession ACTS of the Twenty-Ninth Congress of the U. S. His motive in this proposition was to make the may be obtained? Undoubtedly, undoubtedly, the only revenue system stable and permanent. "When I go inducement we could hold out to England would be a among my neighbors," he says, "they ask, for God's modification of the tariff of the United States. This sake, tell us what to expect! Lay down your law; p oposition may seem unwise, because the tariff is not for prescribe your rule; let us see what will be the course | r venue only, but for protection also; and how far both or Char. 98 -An Act to regulate the proceedings in the Circuit and Discopy to the Attorney General of the United States; of the government, and we will apply our industry, ether of these objects could be firmly maintained under and our capital, and our skill to the state of things, a'ny modification of the tariff, is a question of great deli acy sentatives of the United States of America in Congress asbe it what it will. Cool us, warm us, freeze us, and great difficulty. My experience has not given me sembled, That the circuit court of the United States for the scorch us, do what you please—but let us know what clear knowledge of it, but this I do know—that by making southern district of New York shall hereafter be held on the Russia, Austria, Prussia, Spain, Portugal, Sweden, Denmark, the tariff stable and firm, we shall render it healthful and third Monday in October, instead of the last Monday in No-The permanency of the system, he afterwards says, judicious. If by any great operation that should unite the vember; and that all writs, pleas, suits, recognizances, inis "a much more important consideration than the interests and opinions of all parts of the country, we can dictments, and all other proceedings, civil and criminal, shall degree to which protection may be extended." Now place the protection of American industry and American one great objection urged by Mr. Webster and the labor on a permanent foundation, that is a much more whig party against the new tariff is, the small amount important consideration than the degree to which protection may be extended." (Applause.)

General Washington. In what way did Mr. Webster propose to secure the relics of General Washington have been taken, by a citizen trict attorney shall deem it necessary, it shall be lawful for

ington, but of those who were purchasers at the public proceedings in the same had been originated in said court. what changes should be made to effect this combina- sale of his effects. The camp chest, lately presented to Sec. 3. And be it further enacted, That it shall be lawful tion of the north and the south, the east and the west. Congress, and now deposited in the Museum of the Na- for the grand juries empannelled and sworn in any district These changes are precisely what the course of cir- tional Institute, was purchased at the ssle. The "battle court to take cognizance of all crimes and offences within cumstances operating upon human affairs has accom- sword," and all the swords, were bequests to individuals the jurisdiction of the said circuit and district courts, and plished since the speech was made. We have at this The famous "Key of the Bastile," noticed by Carlisle, in trict court, shall, by order entered on the minutes of the moment exactly that state of things which Mr. Web- his French Revolution, as having been formerly presented court, shall, by order entered on the minutes of the circuit ster proposed in order to combine the different inter- to Washington, was sold for seventy-five cents to Mr. court, together with all the recognizances taken therein; ests of the country, and secure the permanency and Reid, the editor of the Washington Federalist, in George- and on filing such order and indictment with the clerk of stability of our system. Yet such is the blind infatua- town, who understanding its value, returned it to Bushrod said circuit court, that court shall thereafter proceed theretion of humanity, that we now see this man foundest | Washington, the proprietor of Mount Vernon, where it upon the same as if the indictment had been originally found

That state of things which it was proposed in this the door of this and many other pews had been taken thereafter be the same in the circuit court as if such indict-Inal state of things which it was proposed in this speech to secure, in order to combine the different interests of the country, was, on the one hand, the admission into England for consumption at lower rates.

That state of things which it was proposed in this speech to secure, in order to combine the different interests of the country, was, on the one hand, the admission into England for consumption at lower rates.

Whose district any such lalse, enoneous, or fraudulent surpose the Government of the Washington pew, with the presence with the original rolls in the archives of the Government and supervision of the Washington pew, with the inspection and supervision of the United States, as duly certified by that officer; the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such deputy; and the institution of such suit the lond of such suit the lond of such suit the lond of such suits. admission into England for consumption at lower rates entrance to a duck house attached to the premises of a judge of such district court, or one of the judges of such cir-

particularly mentioned. On the other hand it was Fredericksburgh, is said to be in a bad way : unfinished, herein shall prevent either of said courts in term from directproposed to induce this liberality on the part of Eng- abused and neglected. A reproach to all parties concerned ing a grand jury to be summoned and impannelled whenever and equity and of maritime jurisdiction, and in all the triland by a modification of the tariff of 1842. Secure in its projection, erection, and protection. At the time of in its judgment, it may be proper to do so, and at such time these concessions on the part of England, reduce our the great fete at Fredericksburgh, with which the ceremo- as it may direct: And provided further, That nothing herein several States, without any further proof of authentication duties, and you will make the tariff stable and firm. ny of laying the corner stone of the monument was cele. shall operate to extend beyond what the law now permits But by such a course the principle of protection brated, Pop Emmons went down in the suite of Gen. the imprisonment before indictment found of an individual, But by such a course the principle of protection brated, Pop Emmons went down in the suite of den.

might be destroyed. What has the speech on this Jackson, to sell beautiful engravings of "Martha Wash-individual thus accused may be held under recognizance bepoint? "My experience has not given me clear ington" and of "Washington at forty,"—the latter from fore indiciment found. knowledge of it: but this I do know, that by making Dickinson's miniature, taken from an oil painting belong. Sec 4. And be it further enacted, That any party charged sentatives of the United States, and shall their genius has been exercised on very different the tariff stable and firm, we shall render it healthful long to Mr. Custis. With all Pop's eloquence, he could with a criminal effence, and admitted to bail, may, in vacabecause " she was an old tory," as they all said.

those whigs who cry repeal, because the new law is The Association have forty thousand dollars, derived from zonce, or certified copy thereof, the discharge and exoneration to the Government, and for the Government of the Government, and for the Government of the Government o not protective, remember Mr. Webster's words, "by private subscriptions, to begin with. Congress has repeated, and the party so committed shall therefrom be is hereby repealed. making the tariff stable and firm, we shall render it edly refused to give a site from the public lots for the held in custody until discharged by due course of law. healthy and judicious." The following is an extract Monument. Mr. Benton gave as a reason for his opposi- Sec. 5. And be it further enacted, That if any captain, or entitled "An act to carry into effect the convention between the heads and points, and have them come out, not only tion to it, his belief that it wou'd end in a disgrace to the other officer, or mainer of a ship or vessel on the high seas, the United States, and for other purposes," approved April "The direct trade between us and England is formed government, should the countenance of the government or any other waters within the admiralty and maritime twentieth, eighteen hundred and eighteen, as is repealed by upon the real principle of reciprocity, and I do not know be, in any way, given to it. But the Bunker Hill Monu-

Mount Vernon has been remarkably unhealthy this season. guilty of felony, and, on conviction thereof, shall be punished the several States and Territories of the United States, and "But I do not propose now to go into that matter. But It has ever been a very unhealthy place. One season I by fine not exceeding ten thousand dollars, or by imprison- no more. with regard to the direct intercourse between us and remember, in particular, which proved fatal to a number ment not exceeding ten years, or both, according to the nature Approved, August S, 1846. England, many wishes have been expressed, and the opin- of the family at Mount Vernon,-I allude to the family of and aggravation of the effence.

TREASURY DEPARTMENT. Second Auditor's Office.

October 24, 1846. treasury for money due on account of military services timony therein; and for that purpose the said judge may Approved, August 8, 1846. the United States and the British colonies rests on the rendered by deceased officers and soldiers, whether regu- issue a warrant against such person, under his hand, with or

houses of the British Parliament; and if the executive legally granted, such legal representative will have prefer by said judge, the said judge, the said judge, the said judge, the said judge may issue a warrant of comdepartment enter into any negotiation on the subject of ence. Where the sum due exceeds one hundred dollars, mitment against such person, which shall be delivered to said improve the navigation of the Des Momes river from its duties, then in the same manner may there be made terms it will be paid to the legal representative alone, no matter officer, whose duty it shall be to convey such person to the mouth to the Raccoon Fork, (so called) in said Territory, one

Senate under the treaty making power, except in an impor-

PROOF AND AUTHENTICATION.

of arranging the subject by means of negotiation, what is ing is catitled to the money, the depositions of two witness. Sec. 9. And be it further enacted, That no process issued penditure shall be certified as aforesaid. there in the present state of our relations with England which makes it desirable that such an attempt should be which makes it desirable that such an attempt should be person so claiming is the widow or child &c. of the person so claiming is the widow or child &c. of the and place of holding such some that the procured to be taken before a judge or justice or proceedings pending to the procured to the proportion which their respective awards or proceedings pending in either of the said courts shall be are formed.

SEC. 3. And be it further enacted, That the said river Desirable that such an attempt should be avoided or impaired by the change hereby made in the time and place of holding such shall be and forever remain a public highway for the sums of money as may be due to the United States from said made ! All of us know that the principal interests of the person so claiming is the widow or child, &c., of the and place of holding such court; but all process, bail bonds, u-e of the Government of the United States, free from any United States are all under a considerable degree of depressaid Screetary of the freathy and secretary o

grain growing States of the west, or in the plantation The certificate of the clerk of the court to which said of the act. States of the south, I perceive again a great depression, judge or justice belongs, accompanied by the seal of his Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And be it further enacted, That the Secretary of Sec. 10. And Se and no great encouragement to activity and emulation. office, if he has one, and if not, by a certificate of the lands hereby granted for the above purpose shall be and the Treasury shall cause the several instalments, with the what is there in our condition, what is there in the interthe form of the letters testamentary or of administration are

The letters testamentary or of administration are

The letters testamentary or of administration are the said convention, or the securities therefor, to be received

The letters testamentary or of administration are the said convention, or the securities therefor, to be received

MODE OF PAYMENT. that the opinion has become somewhat current, that with Payments will be made by an order from the accounting indictment shall be pending in any court of the United States, Sec. 1. Be it enacted by the Senate and House of Repre-England an arrangement might be made favorable to our officers, on the paymaster most convenient to the residence and any defendant thereto shall make an affidavit setting sentatives of the United States of America in Congress asgreat agricultural interest. That agreement must of course of the claimant. Such order will command the money at his defence and that he campleted by the Attorney and appeals shall be his defence and that he campleted by the Attorney has defence and the Attorney has de be founded on an adequate consideration. But as to the par in almost every town in the United States. Such them, what he expects to prove the content of the United States for the them, what he expects to prove the content of the United States for the them, what he expects to prove the content of the United States for the them.

MODE OF PRESENTING CLAIMS. supposed, for example, that England may be induced to sent claims, can communicate with this office by mail, and will receive as speedy a reply as the force of the office will confess I have never been able to see why not. The tobac- allow. The government pays all postages on such comco duty in England is a mere matter of revenue. There munications, whether received or transmitted by this office. If the claimant wishes that the money due shall be paid

and certain payment of all such dues. JOHN M. McCALLA, Second Auditor.

PLENTY OF BRIMSTONE. - The good people near mightily over the fact that theirs is peculiarly a sul-

some and cheap food, England might be induced to place LIFE IN BOSTON.—Mr. Hawkins, the Temperance east, and east of the east line of the Crawford-ville land upon its importation a low and fixed rate of duty. Now, lecturer, stated at a meeting in Fanueil Hall, recentit is at least worth inquiring what will be the value of this ly, that he had visited a house in that city which conadmission? Corn is the great grain product of the United tained forty-four families, -- as much misery as he had township tine, dividing the said townships twenty-three and admission? Corn is the great grain product of the United States. The statistical tables show that five bushels of Indian corn are raised in the United States for every one land in the United States for ever of wheat; and the surplus of this article beyond the wants fant-whose mother had been for six or seven days tached to the Indianapolis land district; and all lands lying ser



Passed at the first session, commencing December 1, 1845. James K. Polk, President; George M. Dallas, Vice President; John One copy to each of the Supreme Court of medial process, me-ne and final, to carry into full effect such bune gives the substance of it; W. Davis, Speaker of the House of Representatives.

trict Courts of the United States, and for other purposes. Sec. 1. Be it enacted by the Senate and House of Reprebe returnable to and have day in court, and shall be heard. tried, and proceeded with, by the said court, in the same manner as might and ought to have been done, if the court it is further provided, that the term of the circuit court appointed by law to be held on the last Monday in July in each year in said district, shall not hereafter be holden. The Alexandria Gazette states that some interesting | Sec. 2. And be it further enacted, That whenever the disproceedings pending in the case in the court from which the There are probably a number of precious relics in possession, not only of the descendents of the heirs of Wash. Skinner, who visited the Church some time ago, found that volved in the case; and the proceedings thereupon shall cuit court, shall, in his own discretion, or upon a notification

All those things have come to pass which were that the Virginians had no respect for Martha Washington, his deputy, before any judge or other officer having power

To enable those who have claims on the United States pear on the trial of said cause or proceeding and give his tes- shall be complied with.

York shall be held in the village of Auburn, on the third become the property of said State for the purpose contemplated interest thereon, payable to the United States in virtue of interest thereon, payable to the United States in virtue of forwarded, they must be proven to be true copies by the That the term of the district court now required by law to State of Lowa, shall accept the said purpose. from the republic of Pero, and transferred to the United be held at the city of Buffilo, on the second Tuesday of Approved, August 8, 1846. "Well, gentlemen, on this subject I speak without any clerk of the court or officer granting them, with the seal October in each year, shall hereafter be held on the second Tuesday of November in each year.

them, what he expects to prove by each of them, that they middle district of Alabama directly to the Supreme Court of ing to the said claims in his possession shall be deposited in one hundred miles of the place of trial, and that he is not error and appeals are allowed from the circuit courts of the Approved, August 8, 1846. possessed of sufficient means, and is actually unable to pay United States to the Supreme Court; and no writs of error All claimants wishing to obtain information or to pre- the fees of such witnesses, the court in term, or any judge or appeals shall lie from said district court to the circuit thereof in vacation, may, if it appear proper to do so, order court of the United States for the southern district of Alathat such witnesses be subjæged, if found within the limits bama, as heretofore allowed. aforesaid, and in such case, the costs incurred by such pro- Sec. 2. And be it further enacted. That all causes now cess and the fees of such witnesses shall be paid in the same pending in the circuit court of the United States for the fifth manner that similar costs and fees are paid in case of wit- judicial circuit and southern district of Alabama, and which nesses subpossed in behalf of the United States.

Approved, August 8, 1846.

tracts of land lying within the limits of that district which are not Sec. 1. Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled. That all the lands in the State of Indiana which lie north of the township line dividing townships twenty-three township line dividing townships twenty-three and twentyfour, and west of the range line dividing ranges four and five

have been offered for sale, shall hereafter constitute a part of States, and the commissioners who now are, or shall be here- bled. That the provisions of the act entitled "An act directthe land district in which they respectively lie.

Approved, August 8, 1846. the Secretary of State, as follows:

dent of the United States; the United States, and to the clerk of said court;

Bavaria, the Netherlands, Belgium, Saidmia, Greece, Turkey, Tu-cany, the Ecclesiastical States, the Two Sicilies, China, Argentine Confederation, and the Sandwich Islands;

their various offices and bureaus; gress, for the use of the members of the Senate and House prisonment. And the marshals of the United States and composing its Southern quarter-are covered with of Representatives during the sessions of Congress;

Four copies to the law library of Congress; copies to the Clerk of the House of Representatives, for the chambers and committee 10 ms of the two branches; One copy to the judge and one copy to the district attor-

ney, and one copy to the clerk, of each of the district courts of the United States; One copy to each of the judges and clerks of the supreme courts of the Territories and District of Columbia;

there is no collector;

ands, and to each register and receiver of the land offices; One copy to the library of each navy yard in the Union ; one to the naval lyceum at Brooklyn, New York; one to the surveyor general northwest of the Ohio.

Military Academy at West Point.

several treaties therein contained, in all the courts of law Case 107 .- An Act making copies of papers certified by the Secretary bunals and public offices of the United States, and of the

Approved, August 8, 1846.

not sell prints enough for his tavern bill, -ar d he reported tion, be arrested by his bail, and delivered to the marshal or act legalizing and making appropriations for such necessary have if produced in court and proved. to commit for such offence; and at the request of such bail, priation bills, without authority of law, and to fix and provide les, certified as aforesaid, the Secretary of the Secretary of labor, not in making but in papering pins ! Our "Washington Monument" is, they say, to go up.

Our "Washington Monument" is, they say, to go up.

Our "Washington Monument" is, they say, to go up.

The judge or other officer shall recommit the party so arrested for certain incidental expenses of the Departments and offices to the custody of the marshal, and endorse on the recognition of the Government, and for other purposes," approved August the same fees as are now allowed by law, for similar services, into the imagination of the most dreamy en-

SEC. 2. And be it further enacted. That so much of the act fifty dollars, or yield up such ship or vessel voluntarily to such laws, resolutions, treaties, and amendments, in two of

such judge. And in case the person so arrested shall neglect sentatives of the United States of America in Congress as-Where letters testamentary or of administration are or refuse to give said recognizance in the manner required sembled, That there be, and hereby is, granted to the Terri-

daigua, and all issues of fact in the said court which shall the sum of thirty thousand dollars, and then the sales shall report to the Secretary of State a list of the trict of New York, a stated session of the circuit court of the ment, when the said Territory or State may sell and convey be received, distribute in ratable proportions among the per-United States for said northern district shall be held annually a quantity of the residue of said lands, sufficient to replace sons in whose favor the awards shall have been made, such "Well, then, gentlemen, if it be a constitutional mode the accounting officers that the person claims of May.

To satisfy the accounting officers that the person claims of May.

To satisfy the accounting officers that the person claims of May.

To satisfy the accounting officers that the person claims of May.

To satisfy the accounting officers that the person claims of May.

The transport of the said convention and this act.

all continuances may be made to conform to the provisions being, shall be the minimum price of other public lands.

Sec. 4. And be it further enacted, That, whenever the shall be paid to the legal holders of said certificates.

SEC. 11. And be it further enacted, That, whenever any district court of the United States for the middle district of Alabama.

were removed to that court by writ of error or appeal from SEC 12. And be it further enacted, That all acts and parts the district court of the United States for the middle district

Approved, August 8, 1846.

a similar provision, in substance, exists in other treaties of may be deemed expedient. the United States with some other foreign Powers; and Approved, August 8, 1846. magistrates in the United States to carry into effect the said provisions; for the remed &thereof—

SEC. 1. Be it enacted by the Senate and House of Benna. whereas no jurisdiction is given by law to any courts or

within any of the aforestid land districts which may not sembled, That the district and circuit courts of the United States of America in congress assem-

imprisoning, or bailing the same, under and in virtue of the other set to the contrary notwithstanding. third, eighteen hundred and forty-five, and for other purposes.

SEC. 1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress as- and juri-diction, upon the application or petition of the said sembled. That the one thousand copies of Little and Brown's consuls, vice-consuls, or commercial agents, requiring their purchased by Congress, be distributed, under the direction of decree of any such consuls, vice-consuls, or commercial award, arbitration, or decree, and to enforce obedience The surface of the Moon has been minutely studied Approved, August S, 1846.

General of the public lands of the United States, and for other pur-

One copy to each collector of customs in the United States; United States of America in Congress assembled, That, from May not this be accounted for by the existence of a One copy to each surveyor of the customs at places where and after the thintieth day of June, eighteen hundred and nebulous light, apparently in the lower portion? forty-six, the surveyor general of Wisconsin and Iowa and One copy to each of the surveyors general of the public the surveyor general of Arkansas shall each receive the same | We are not sure that we caught the exact idea of annual salary as the other surveyors general of the public the speaker. If not, will be please to correct us !] One copy to each of the foreign ministers of the United lands of the United States; and each of said surveyors gene- The absence of water in the Moon, and the princiral shall be allowed the same amount for clerk hise in their pal volcanous elsewhere observed, were then treated

the naval school at Annapolis, Maryland; one to the naval Sec. 2. And be it further enacted, That the surveyors Geology of the volcanic regions, and the distribution institute at Charlestown, Massachusetts; and one copy to the general of the public lands of the United States, in address of land and water on our globe, as compared with to the oath now authorized by law to be administered to the Moon. In the ocean, all the islands, except the And the residue of said thousand copies shall remain at the deputies on their appointment to office, shall require each of corals, are of an igneous formation future disp sal of Congress: Provided, That the copies of their deputies on the return of his surveys, to take and subthe laws thus distributed to public officers shall be held for the use of their respective offices, and as the property of the faithfully and correctly executed, according to law and the Government; and that, in case of the dea h, resignation, or instructions of the surveyor general; and, on satisfactory of the Moon without the agency of water to produce dismission from office of either of said officers, or whenever evidence being presented to any court of competent jurisdic- the vapors always accompanying a volcano! To upon the same as if the indictment had been originally found and presented in said court; and the said district court may their terms of office shall expire, the said copies of the laws and presented in said court; and the said district court may their terms of office shall expire, the said copies of the laws their terms of office shall expire, the said copies of the laws their terms of office shall expire, the said offices; and their terms of office shall expire, the said offices; and their terms of office shall expire, the said offices; and their terms of office shall expire, the said offices; and their terms of office shall expire, the said offices; and their terms of office shall be delivered up to their successors in said offices; and thus executed, the deputy making such false outh or affirmation. A very interesting relic would be the pew-door of the bis efforts to revive the old system so far as relates to this country. This is the lamentable spectable pre-this country and the countr therefore, Be it further enacted, That said edition of the shall act as a lien upon any property owned or held by such and might not this be the cause of vapors of lunar Laws and Treaties of the United States, published by Little deputy, or his sureties, at the time such suit was instituted. | volcanoes ! Sulphur has also been found in meteorites.

of the Senate and Clerk of the House of Representatives legal evi-

sentatives of the United States of America in Congress as-sembled, That extracts from the Jou hals of the Senate or of the House of Representatives, and of the Executive Journal tection to industry," which can so well take care of Char 101 .- An Act to provide for the more effectual publication of the Senate, when the injunction of secresy is temoved, itself, even without the ample duties now allowed them. SEC. I. Be it enacted by the Senate and House of Representatives, shall be admitted as evi- there might give some distinction to Norwich, though objects as have usually been included in the general appro- SEC. 2. And be it further enceted, That for all such cop- piece of mechanism, employed with a wonderful

Approved, August S, 1846.

United States and the Republic of Peru, concluded at Lima, the seventeenth day of March, eighteen hundred and forty one.

upon satisfactory proof of the materiality of the testimony be thence exported with such privilege to any foreign countries and regulations, not contravening making scythes at a single heat of any person who shall be a competent witness, and whose try: Provided, That such exportations shall be made within visions of the said convention, to. carrying the said conven-

States, be necessary upon the trial of any criminal cause or and that existing laws relating to the transportation of mer- SEC. 3. And be it further enacted, That all records, docuproceeding in which the United States shall be a party or chandise entitled to drawback from one district to another, ments, or other papers which now are in, or hereafter may interested, any such judge may compel such person, so re- or to two other districts, and the due exportation and proof come into, the possession of the Department of State, in required or deemed by him necessary as a witness, to give ie- of landing thereof, and all regulations which the Secretary lation to the said claims, shall be delivered to the Attorney 133,000 lbs merchandise cognizance, with or without sureties at his discretion, to ap- of the Treasury may prescribe for the security of the revenue General, who shall forthwile, after the passing of this act, proceed to execute the duties hereby confided to him, and shall give notice in one or more of the newspapers published in the city of Washington, and in such other newspapers the United States and the British colonies rests on the concurrent acts, the concurrent or conditional acts of legislates are difficulty and delay, the following information is published.

Char 103.—An Act granting certain lands to the Territory of Iowa, without seal, directed to the marshall or other officer authorized to execute criminal or civil process in behalf of the lation of the two countries. Remember that the Senate difficulty and delay, the following information is published. claimants to present their claims and evidence; and shall thereafter p oeced, with all convenient desputch, to arrange additional evidence as he shall consider reasonable and just; paired so that we can resume the use of it. in the agreement that if one party pass a law providing certain duties, the other should provide be lent duties.

If the deceased died unmarried, payment will be made first, to the father; second, to the mother; third, to the lent duties.

If mention this because I have seen it often stated that the content of the same manner may there be made terms who may be distributee.

If the deceased died unmarried, payment will be made first, to the father; second, to the mother; third, to the because I have seen it often stated that the content of the said person shall determine the said claims and shall thereafter adjudicate and determine the said claims of the public lands. (cemaining unsold, and not otherwise disposed of, encumbered for the purpose of giving his testimony, or until he said in the sums which may have given the received by the United States from the Republic of said river; to be selected within said Territory by an brothers and sisters collectively; and lastly to the heirs of the convention aforesaid.

Sec. 8. And be it further enacted, That so much of the said person shall determine the said claims and shall thereafter adjudicate and determine the said claims of the counter of the said person shall equal moiety, in alternate sections, of the purpose of giving his testimony, or until he shall be removed to the counter of the purpose of giving his testimony, or until he shall or appropriated, in a strip five miles in whoth may have defined the said claims of the said claims of the said claims of the said minute.

The river is in fine boating order and business is (remaining unsold, and not otherwise disposed of, encumbered in the said claims of the "I mention this because I have seen it often stated that to regulate duties by treaty would be to deprive the House general; each class claiming where those preceding are dead.

SEC. 4. And be it juriner endered, That so index of the Attorney General and his cle.k, for their services in dead.

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SEC. 5. And be it juriner endered, That so index of the Attorney General and his cle.k, for their services in dead.

SEC. 5. And be it juriner endered, That so index of the Attorney General and his cle.k, for their services in the current and district courts for the adjudication of the said claims, and carrying the said stocks of groceries, with the exception of N. O. convention and this act into effect, shall be as follows, and stocks of groceries, with the exception of N. O. of the land. It may repeal a law of Congress; but as the will be the order of claim: First, the widow; second, the conveyed or disposed of by said Terrino more, to wit: two thousand dollars for the Attorney sugar, good.

Sec. 5 And be it further enacted. That the Attorney several awards made by him, a certified copy of which shall persons in whose favor said awards shall be made. And the States, in such manner as he may deem best; and the netproceeds thereof to be paid into the Treasury, and the same are hereby appropriated to pay the awards herein provided

CHAR, 109. - An Act to establish an additional hand district in Iowa. Sec. 1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the sale of public lands in the Territory of Iowa, an additional land district is hereby created, com- Shears, Points, Scall's Reputs of Fashions, Squares and Scales, Tape prising all the lands hing between the line dividing townships seventy-five and seventy-six north, and the free dividing townships eighty-three and eighty-four north, which relief subscriber has just received a fresh supply of New Goods, which have been selected by himself and purchased for cash, and

the public moneys for the said district who shall respectively seys, Flannels, brown and bleached Musicus, Prints in great variety a d be required to reside at the site of said office, and who shall of the latest styles, Cashmeres of various patterns and most fr have the same powers, perform the same duties, and be enti- styles, Silk Warp Lusties, Alpacis of various prices, Dress Silks, and CHAR. 99.—An Act to attach to the Fort Wayne land district certain tracts of land lying within the limits of that district which are not Certain provisions in the treaties of the United States.

WHEREAS, In the treaty between the United States and his

Maintenance of the United States and his Sec. 3. And be it further enacted, That the President is Sec. 3. And be it further enacted, That the President is Sec. 3. And be it further enacted, That the President is Sec. 3. And be it further enacted, That the President is Sec. 3. And be it further enacted, That the President is Sec. 3. And be it further enacted, That the President is Sec. 3. And be it further enacted, That the President is Sec. 3. And be it further enacted, That the President is Sec. 3. And be it further enacted, That the President is Sec. 3. And be it further enacted. Majesty the King of Prussia, it is provided that "the authorized to cause the public lands in the said district, with purchased very low for each or approved produce.

WM. E. SARGENT, No. 1 Palmer House, the right, as such, to sit as judges and arbitrators in such differences as may arise between the captains and crews of may be selected by law in her thereof, and of such other nels, Dried Fruit, Word, &c. Come on, Farmers, with your trade, the vessels belower. the vessels belonging to the nation whose interests are tracts as he may select for military or other purposes, to be and you shall have bargains. committed to their charge, without the interference of the exposed to sale in the same manner and upon the same terms local authorities, unless the conduct of the crews or the and conditions as the other public lands of the United States. captain should disturb the order or tranquillity of the SEC. 4. And be it further enacted, That the President is agents should require their assistance to cause their decis- office shall be established, and to semove the same to any ious to be carried into effect or supported and whereas other place within said district whenever in his cointile skill of physicians had consoled them with the assumnce ious to be carried into effect or supported and whereas other place within said district whenever in his cointile skill of physicians had consoled them with the assumnce ious to be carried into effect or supported and whereas other place within said district whenever in his cointile skill of physicians had consoled them with the assumnce ious to be carried into effect or supported and whereas other place within said district. ious to be carried into effect or supported;" and whereas other place within said district, whenever, in his opinion, it billious and a erient medicine, are unrivalled; all whomas them recom-

SEC. 1. Be it enacted by the Senate and House of Repreillegally imported into the United States.

The entatives of the United States of America in Congress asSEC. 1. Be it enacted by the Senate and House of Representatives of the United States of America in congress as-

after, appointed by the circuit courts of the United States to ing the disposition of certain unclaimed goods, wares, or take acknowledgments of bail and affidavits, and also to take merchandise seized for being illegally imported into the Unidepositions of witnesses in civil causes, and to exercise the ted States," approved April second, eighteen hundred and CHAP. 100 .- An Act to provide for the distribution of the edition of the powers of any justice of the peace in respect to offenders for forty-four, shall apply to all properly of the appraised value laws and treaties of the United States published by Little and Brown, any crime or offence against the United States, by arresting, of one hundred dollars or less, anything contained in any Approved, August 8, 1846

THE MOON .- An interesting paper on the appears edition of the laws and treaties of the United States, already assistance to carry into effect the award, or arbitration, or ances of the surface of the Moon was read before the agents, in the premises, according to the true intent and Convention of Geologists and Naturalists, now in One copy to the President and one copy to the Vice Presi- incaning of such award, and arbitration, or decree; and for session at New York, on Thursday last, by the author, this purpose shall have full authority to issue all proper te- JAMES D. DANA, Esq. The following from the Tri-

One copy to each of the Heads of Departments, and one of imprisonment in the common jail or other place of the States of imprisonment in the district in which the United States One copy, to each of the several States and Territories of may lawfully imprison any person arrested under the autho- esting geological discoveries have been made. 1093 the Union, to be placed in the library of such State or Ter- rity of the United States, until such award, arbitration, or lumar lights have been measured by Beer and Madler. decree shall be complied with, or the parties shall be other- [Drawings of several of these mountains were ex-One copy each to the Governments of Great Britain, France, wise discharged therefrom, by the consent, in writing of hibited by Dr. Dana.] One important subject in such consuls, vice-consuls, or commercial agents, or their successors in office, or by the authority of the foreign Govenment by which such consuls, vice-consuls, or commer- the immense magnitude of its craters. One of them Brazil, Mexico, New Grenada, Venezuela, Chili, Peru, the cial agents are appointed: Provided however, That the ex- has been ascertained to be 150 or 200 miles in diamrenses of the said imprisonment, if any, and the main- eter, and 25,000 feet deep. The crater Bailey is 1494 Forty copies to the Heads of Departments, for the use of the prisoners, and the costs of the proceedings, statute miles in diameter. It was stated in the report heir various offices and bureaus;

Two hundred and eighty copies to the Librarian of Contheir deputies shall have full authority, and shall be found volcanic mountains. The names, heights, depths and to serve all such process, and do all other acts necessary and peculiarities of the various craters and mountains of Twenty copies to the Secretary of the Senate, and fifty proper to carry into full effect all and singular the premises the Moon were particularized in the paper of Mr. under the authority of the said courts, or of the said com- Dana, and numerous drawings -plans of these elevations and the inside of their craters-were shown. The walls of the craters are frequently so regular as CHAP. 106 .- An Act to equalize the compensation of the Surveyors to appear almost artificial. One very singular circumstance observable in them is, that the sides appear SEC. 1. Be it enacted by the Senate and House of Reps of the more illuminated, more brilliant, than the bestoms.

respective offices as is now allowed by law for the office of of; after which were taken up the subjects of the

When Mr. Dana closed, Prof. Sill(MAN inquired

WONDERFUL INVENTIONS, -A correspondent of the New York Tribune, writing from Worcester, Massachusetts, gives the following account of the fruits of Sec. 1. Be it enacted by the Senate and House of Repre- Yankee skill and ingenuity. Still we hear daily clam-

duly certified by the Secretary of the Senate or by the Cierk . There are two muchinists there, whose presence objects: one is the inventor of that most extraordinary thusiast, that he could contrive a machine, whereby he could throw in any quantity of pins, in mass, all perfectly straightened, but actually papered, three SEC. 1. Be it enacted by the Senate and House of Represen- widths of paper at a time, with nothing remaining to tatives of the United States of America in Congress assem- be done but to fold up the papers of pins all ready for bled. That the Attorney General of the United States shall sale! Well, that extraordinary piece of mechanism be, and is hereby, authorized and empowered to adjudicate the claims arising under the convention concluded between the United States and the Republic of Peru at Lima, the sev- Norwich machinist. How much more useful than enteenth March, eighteen hundred and forty-one; and shall, all the jugglery of Herr Alexander, wonderful, traiy, within the space of twelve months from and after the passing of as that is! But he has not been satisfied with this this set, receive, examine, and decide upon the amount and achievement. He has now invented a machine, wherevery closely all about it, and doubt not he will give a ported by land or by water, or partly by land, and partly by SEC. 2. And be it further enacted, That the Attorney more particular description of the improvement and saving of labor effected by his curious machine for

> Basiness of the M. and I. Rail Road: Ending October 31, 1846.

OUTWARD. INWARD. 243 pas-engers 194 passengers 1 266 bris Flour 6,900 bush Wheat 877 bils Salt 33 bils Whiskey 2,054 bu-h Co:n 14 bils Molasses 20,000 Hoop poles 7 bils Tar and Oil 30 000 feet of Lumber 7 half bils Beer 24,600 lbs other freight

The business of the road is very fair. Our receipts are now about \$2 00 per week, and will increase unand d cket the several claims, and to consider the evidence til February. The wood, lumber and stave business, which shall have been or may be offered by the respective is almost entirely cut off by the injury done to the claimants, allowing such further time for the production of plane in September, but next week this will be re-

CIRCULAR.

State Sabbath Convention. In conformity with the Resolution of the State Sabbath Convention, held in this place last year, a similar Convention will be held here on Wednesday, the 16th of December next and will be opened at 10 o'clock A. M, with a discourse upon the observance of the Sabbath by the Rev. President Simpson A fea ful desecration of the Lord's day continues, a d the

again unite in bearing their harmonious testimony in favor of the privileges and obligation of the Sabbath. Reports from The undersigned co dually tender the hospitalities of the members of their respective congregations to all strangers uniting in the Convention, and a Committee of reception

friends of morality and religion in the State are earnestly: invited to affend this Convention, or be represented in it, and

will be found at the Robert's Chapel on the evening previous to, and on the evering of the Convention. J. N. DICK. C. B. PHILIPS,

J. T. ISENSEE, WESLEY DORSEY, L. J. JAMISON, J. G. KUNTZ. P D. GURLEY. WM. V. DANIELS, H. W. BEECHER. T. R. KRESSEY, A. H. MYERS, S. T. GILLETT. S. L. JOHNSON, INDIANAPOLI-, November 2, 1846.

JAMES HALL, MERCHANT TAILOR. No 2 Palmer House, Washington Street, Indianapolis. DEALER in, and Manufacturer of Re. dy Made Clothing, and keeps

penstantly on hand a general stor, of Cloths, Cassimeres, Satinetts, Tweeds, Vestings and Trimmings, Hats, Caps, Umbrellas, Under Shirts, Drawers, Gloves, Suspenders, Shirts, Collars, Bosons, Scarfs, Streks, Hosery, Cames, and Carpet Satchels, a suggly of which has just been purchased in the ca-tern cities ; I reduced prices. His assortment of articles to the Gentlemen's " Outfitting Line " will be found to be attractive, extensive, and full; all of which were manu-Lectured and selected noder his own homediate inspection.

For sale, an assentiant of articles for Merchant Failors—Trimmings.

THE LATEST NEWS. SEC. 2. And be it further enacted, That the President be, which, added to his former stock, makes his present assortment equal to any in the lown of Indianapolts; all of which with he sold as cheap A compliance with the above rules will ensure a prompt and certain payment of all such dues.

I not they shall be and remain in full force for the punishment of any crime or offence committed before the passing and he is hereby, authorized to appoint, by and with the above rules will ensure a prompt of this act.

I not they shall be and remain in full force for the punishment of any crime or offence committed before the passing of this act.

THE BRANDRETH'S PILLS. THOSE of our citizens who desire a good medicine, will find one in the justly celebrated puls of Doctor Brandreth, which have permend them; their virtues surpass all enlogy, and must be used to be appreciated. The weak and delicate will be strong henced by their use, not by bracing, but by removing the cause of weakness, the gross and corrupt humors of the body. They require no change in the diet, or care of any kind. Phun directions accompany each box, so that every one is his own competent physicina.
These pills are sold at C. B. DAVIS'S Bookstore, Indianapolis, Mr. vis being the only person authorized to sell the genuine pills in India